EXHIBIT G

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July 5, 2007

By Email

Karl Geercken Alston & Bird LLP 90 Park Avenue New York, NY 10016-1387

Re:

Medtech Products Inc. v. Dentek Oral Care, Inc.

Civil Action No. 07 CV 3302-WP4-LMS

Dear Karl:

We are in receipt of your Notice of Deposition Of And Subpoena To Non-Party Raymond Duane. We note the appearance date of July 10, 2007 for the noticed deposition.

This notice and subpoena directly violates Judge Brieant's May 31, 2007 Civil Case Discovery Plan and Scheduling Order ("the Order") (copy attached) in no less than three separate ways.

- a) The Order expressly states that "Depositions may begin 7/23." (See paragraph (g) on the handwritten page attached to and incorporated by reference into the Order.)
- b) Paragraph 3(a) of the Order states that "unless counsel agree otherwise or the Court so orders, depositions are not to be held until all parties have responded to any first requests for production of documents."
- c) Paragraph 3(c) of the Order states that "whenever possible, unless counsel agree otherwise or the Court so orders, non-party depositions shall follow party depositions."

Before we approach the Court to quash the subpoena, please advise if you simply wish to withdraw it.

Very truly yours,

Olan Sellahil

Alan Federbush

PROSKAUER ROSE LLP

Karl Geercken July 5, 2007 Page 2

cc:

Amy Manning, Esq. W. Edward Ramage, Esq. Raymond Duane

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		Rev. January 2006		
MedTec	h Products, Inc.			
	Plaintiff(s),		E DISCOVERY PLAN EDULING ORDER	
	- against -	Civ. (
20500 1	1.0	07 Civ 3	3302) Coursele dal	nd s
PANIR, L	ADDICADO THO	07 Civ. 3	3304 7 Cases	
Power	Court requires that this case shall be re	07 Civ.	3305 /	2
This	Court requires that this case shall be re	ady for trial on or	after Novella 7	2
		SEL	wa wu Early Och	o k
The with counsel	following Civil Case Discovery Plan and S I for the parties, pursuant to Rules 26(f) and and cupt of hearing this	cheduling Order is	adopted, after consultation	
	(is not) to be tried to a jury.			
Joinder of ac	dditional parties must be accomplished by	6/15	·	
Amended pl	eadings may be filed until	6/15	•	
Discovery:		,		
1 Interroga	atories are to be served by all counsel no lat	$\frac{1}{2}$ er than	4 , and	
1. Interrogatories are to be served by all counsel no later than				
	Rule 33.3 (shall) (shall not) apply to this ca	76		
2. First requ	uest for production of documents, if any, to	be served no later	than 6/29.	
	ons to be completed by 9/14	- Sul Bala	,	
a.	Unless counsel agree otherwise or the Cuntil all parties have responded to any fi			
b.	Depositions shall proceed concurrently.	ist requests for pro	duction of documents.	
c.	Whenever possible, unless counsel agree otherwise or the Court so orders, non-party			
depositions shall follow party depositions. d. If the defense of qualified immunity from suit as a matter of law has been or wil				
	be asserted by any defendant(s) with respect to any claim(s) in the case, counsel			
	for any such defendant(s) shall, within thirty (30) days of this order depose			
	plaintiff(s) at least concerning all facts r			
•	Within thirty (30) days thereafter defend			
	Rule 6.1 and file a motion under Rule 12(c) or Rule 56, returnable on a date posted in			

Case 7:07-cv-03302-UA-LMS

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Filed 05/31/2007

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the New York Law Journal by Judge Brieant for hearing motions. The motion shall, in the absence of agreement of counsel, be limited to the issue of qualified immunity, and plaintiff(s) version of the events shall be assumed true for purposes of the motion. Failure to comply with this provision of this Order shall operate as a waiver of the opportunity to resolve the issue of qualified immunity by motion prior to trial.

Any further interrogatories, including expert interrogatories, to be served no later than

8/17

Requests to Admit, if any to be served no later than 9/7 - 2espenses in 3weeks

Additional provisions relating to discovery agreed upon by counsel for the parties (are) (are not) attached and made a part hereof.

All discovery is to be complete by 9/28

Dispositive motions, if any, must be served on notice as required by Local Civil Rule 6.1, and must be returnable before the Court on a published motion day, no later than three weeks before the ready for trial date.

Next Case Management Conference To he set by the assigned to the Court at the first conference)

Joint Pretrial Order is required only if counsel for all parties agree that it is desirable, or the Court so orders.

This case has been designated to the Hon. Visa Mergort States, United States Magistrate Judge at White Plains for discovery disputes if the Court is "unavailable" and for trial under 28 U.S.C. § 636(c) if counsel execute their consent in writing.

Strict compliance with the trial readiness date will be required. This Plan and Order may not be changed without leave of the Court or the assigned Magistrate Judge acting under a specific reference order.

Upon signing a Consent for Trial Before a United States Magistrate Judge, the Magistrate Judge will establish an agreed date certain for trial and will amend this Plan and Order to provide for trial readings consistent with that agreed date.

SO ORDERED.

Dated: White Plains, New York

May 31,2007

Charles L. Brieant, U.S.D.J.

- (a) Plaintiff and subunt list of claims at issue to counsel for DenTeke by Tunday,

 Tune 5.
- (6) Rule 26 disclosures by With 6172.
- (c) Plantiff & Bentele will exchange list of patent claim terms by 1645. Netween 6111 & 6115.
- (d) Proposed

 (d) Claim construction exchanged by 6/22.
- (e) Claim constants mules submitted by 7/13, with reply briefs submitted by 7/20.
- (f) Expert report disclosures by MARIN 8/31, with rebutted reports by 4/14.
- (q) Depostrus ung logen 7123.
- (h) Contentin interryctores my se semiel on or after 811.